EASTERN DISTRICT OF NE'		
MARK FADLEVICH,	Plaintiff,	Docket # 19-CV-04227
-against-		(AMD-CLP)
JD 34TH STREET REALTY LLC, GUTMAN, MINTZ, BAKER & SONNENFELDT, LLP, and ERIC KEILBACH,		ANSWER TO SECOND AMENDED COMPLAINT
,	Defendants.	

As the sole difference between Plaintiff's Second Amended Complaint (Dkt No.:64) and First Amended Complaint (Dkt No.:48), as represented by Plaintiff, is the inclusion of an allegation concerning this Court's diversity jurisdiction, which is set forth at paragraph "2" of the Second Amended Complaint, Defendants GUTMAN, MINTZ, BAKER & SONNENFELDT, LLP, and ERIC KEILBACH, deny having knowledge or information sufficient to form a belief as to the allegation contained in paragraph "2" and further incorporate their Answer to the First Amended Complaint as if fully set forth herein.

DATED: Uniondale, New York December 1, 2021

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Yours, etc.,

RIVKIN RADLER LLP Attorneys for Defendants GUTMAN, MINTZ, BAKER & SONNENFELDT, LLP, AND ERIC KEILBACH

By: Kenneth A. Novikoff

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